the period for bringing a timely suit against the debtor.

§ 2506.12 Will the Corporation provide information to credit reporting agencies?

- (a) The Corporation will report certain delinquent debts to appropriate consumer credit reporting agencies by providing the following information:
- (1) A statement that the debt is valid and overdue;
- (2) The name, address, taxpayer identification number, and any other information necessary to establish the identity of the debtor;
- (3) The amount, status, and history of the debt; and
- (4) The program or pertinent activity under which the debt arose.
- (b) Before disclosing debt information to a credit reporting agency, the Corporation:
- (1) Takes reasonable action to locate the debtor if a current address is not available:
- (2) Provides the notice required under §2506.14(a) if a current address is available; and
- (3) Obtains satisfactory assurances from the credit reporting agency that it complies with the Fair Credit Reporting Act (15 U.S.C. 1681 *et seq.*) and other Federal laws governing the provision of credit information.
- (c) At the time debt information is submitted to a credit reporting agency, the Corporation provides a written statement to the reporting agency that all required actions have been taken. In addition, the Corporation thereafter ensures that the credit reporting agency is promptly informed of any substantive change in the conditions or amount of the debt, and promptly verifies or corrects information relevant to the debt.
- (d) If a debtor disputes the validity of the debt, the credit reporting agency refers the matter to the appropriate Corporation official. The credit reporting agency excludes the debt from its reports until the Corporation certifies in writing that the debt is valid.
- (e) The Corporation may disclose to a commercial credit bureau information concerning a commercial debt, including the following:

- (1) Information necessary to establish the name, address, and employer identification number of the commercial debtor;
- (2) The amount, status, and history of the debt; and
- (3) The program or pertinent activity under which the debt arose.

§ 2506.13 How will the Corporation contract for private collection services?

The Corporation uses the services of a private collection contractor when it determines that such use is in the Corporation's best interest. When the Corporation determines that there is a need to contract for private collection services, the Corporation:

- (a) Retains sole authority to:
- (1) Resolve any dispute with the debtor regarding the validity of the debt;
 - (2) Compromise the debt;
- (3) Suspend or terminate collection action;
- (4) Refer the debt to the DOJ for litigation; and
- (5) Take any other action under this part;
- (b) Requires the contractor to comply with the:
- (1) Privacy Act of 1974, as amended, to the extent specified in 5 U.S.C. 552a(m):
- (2) Fair Debt Collection Practices Act (15 U.S.C. 1692–16920); and
- (3) Other applicable Federal and State laws pertaining to debt collection practices and applicable regulations of the Corporation in this part;
- (c) Requires the contractor to account accurately and fully for all amounts collected; and
- (d) Requires the contractor to provide to the Corporation, upon request, all data and reports contained in its files related to its collection actions on a debt.

§ 2506.14 What should I expect to receive from the Corporation if I owe a debt to the Corporation?

(a) The Corporation will send you a written notice when we determine that you owe a debt to the Corporation. The notice will be hand-delivered or sent to you at the most current address known to the Corporation. The notice will inform you of the following: